

**BOARD OF LIQUOR LICENSE COMMISSIONERS FOR BALTIMORE CITY**  
**DOCKET – THURSDAY, MAY 10, 2007**  
**ROOM 215 - CITY HALL - 100 NORTH HOLLIDAY STREET**

Please note: If you are interested in a particular case, please call 396-4385 the day before these hearings to verify that a particular case is still scheduled for this date.

**1:00 p.m. 1120 E. Fort Avenue: Denise Day & Seon Pil Kim, SP Kim, Inc. T/a Aloha Tokyo-** Class “D” Beer, Wine & Liquor License – Application to transfer ownership of Class “D” BWL license presently in the name of Denise Day, Day and Day Corporation T/a French Quarter where establishment has been closed for more than 90 days  
**DECISION:**

**1:20 p.m. Umesh Shiwakoti, Edward J. Fields & Arbindra KC, Gorkha, LLC T/a Field’s Old Trail, 5721-23 York Road** – Class “D” Beer, Wine & Liquor License – Application to transfer ownership and to add 1<sup>st</sup> and 2<sup>nd</sup> floors of 5721 York Road to licensed premises  
**DECISION:**

**1:40 p.m. Transfer conference: Christina Struhar, Robert Struhar & Lester R. Reeder, Jr., MCR, Inc. T/a The Gin Mill, 2300-02 Boston Street** – Class BD7 Beer, Wine & Liquor License  
**DECISION:**

**2:00 p.m. Gloria Carter T/a Carter’s Cut Rate Liquor, 1154 N. Stricker Street** – Class “A” Beer, Wine & Liquor License – Request to reopen after being closed for more than three consecutive months; hearing required under the provisions of Article 2B, Section 10-301(j)(4)  
**DECISION:**

**3:00 p.m. Tameka Watt, Meachupa’s, LLC T/a Meachupa’s Restaurant & Lounge, 1621-23 E. Baltimore Street** – Class “D” Beer, Wine & Liquor License - **Violation of Rule 3.02** “Licensees shall cooperate with representatives of the Board, members of the Police Department, Health Department, Building Engineer's office, Grand Jury and representatives of other governmental agencies whenever any such persons are on official business” on Friday, April 13, 2007 (Re: Bartender refused to accept or sign for summons for protest of renewal hearing) and on April 26, 2007 (Re: Licensee failed to appear for scheduled hearing); **Violation of Rule 3.12** “Licensees shall operate their establishments in such a manner as to avoid disturbing the peace, safety, health, quiet, and general welfare of the community” on April 1, 2007 (Re: Liquor Board inspector could hear music approximately one block away); on April 1, 2007 (Re: Police responded for a fight outside establishment among what appeared to be six to ten patrons of establishment); on April 7, 2007 (Re: Liquor Board inspector could hear loud music coming from establishment while standing across the street); **Violation of Rule 4.05(a)** “No licensee shall permit any person to consume alcoholic beverages on the licensed premises during hours when such sales are prohibited by law” and **Violation of Rule 4.05(b)** “No alcoholic beverages shall be served, dispensed, furnished or given away in any part of the premises during the hours when such sales are prohibited by law” on April 1, 2007 (Re: Liquor Board Inspectors observed bartenders serving drinks over the bar after 1:00 a.m. closing for a Class “D” Beer, Wine & Liquor License) and on April 7, 2007 (RE: Liquor Board inspector observed patron drinking and in possession of bottles of beer at 1:15 a.m.); **Violation of Article 2B, Section 11-304(d)(2)** "In Baltimore City, a licensed premises shall cease all operations, including the serving of alcoholic beverages or food and providing entertainment, at the closing hour for that class of licensed premises specified in this article" on April 1, 2007 (Re: Music playing and a disk jockey could be heard on the microphone at 1:08 a.m.) and on April 7, 2007 (Re: Liquor Board Inspector observed patrons on second floor premises eating and drinking at 1:15 a.m.); **Violation of Rule 3.06** “Licensees shall operate their establishments at all times in accordance with the requirements of the Health Department of Baltimore City, the Building Code of Baltimore City, and the rules and regulations of the Fire Department of Baltimore City” on April 1, 2007 (Re: Inspector observed that windows on the third floor were barred and only access was by a spiral staircase) and on April 1, 2007 (Re: Establishment was extremely crowded and appeared to exceed the occupancy permit issued by the Fire Department); **Violation of Rule 4.18** “No licensee shall commit or allow the commission on his premises of any act which shall be contrary to any federal, state or local statute, law or ordinance or against the public peace, safety, health, welfare, quiet or morals” on April 1, 2007 (Re: Third floor of location being used for the service of alcohol without Zoning or Liquor Board approval or inspections by Fire & Health Departments and Building and Electrical inspectors); on April 1, 2007 (Re: No Trader’s License available); on April 1, 2007 (Re: Disk

jockey and large open area provided for patron dancing without Zoning or Liquor Board approval); on April 1, 2007 (Re: Paraphernalia normally associated with the use of marijuana i.e. small one by one inch plastic bags found on third floor)

**DECISION:**